UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

LAN NGUYEN, No. 2:25-cv-01409-TLN-CKD (PS)

Plaintiff,

NAPA SUPERIOR COURT, et al.,

v.

Defendants.

<u>ORDER</u>

Plaintiff, proceeding without counsel, filed a complaint and a motion to proceed in forma pauperis on May 19, 2025. (ECF Nos. 1, 2.) This matter is before the undersigned pursuant to Local Rule 302(c)(21). See 28 U.S.C. § 636(b)(1). Venue does not lie in this district. For the following reasons, the court will transfer this action to the United States District Court for the Northern District of California.

If a court determines the appropriate venue for a case lies in another division or district, the court "shall dismiss, or if it be in the interest of justice, transfer such case to any district or division in which it could have been brought." 28 U.S.C. § 1406(a). The general federal venue statute provides that a civil action "may be brought in (1) a judicial district in which any defendant resides, if all defendants are residents of the State in which the district is located; (2) a judicial district in which a substantial part of the events or omissions giving rise to the claim occurred, or a substantial part of property that is the subject of the action is situated; or (3) if there

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is no district in which an action may otherwise be brought as provided in this section, any judicial district in which any defendant is subject to the court's personal jurisdiction with respect to such action." 28 U.S.C. § 1391(b).

Here, the named defendants are located in Napa California, which is in the Northern District of California. In addition, it appears the complaint's allegations involve events that took place in Napa County. The complaint's allegations do not establish that a substantial part of the events or omissions giving rise to the claim occurred in this district. 28 U.S.C. § 1391(b)(2). Venue does not properly lie in this district. See 28 U.S.C. § 1391(b).

Under 28 U.S.C. § 1406(a), a district court may "transfer a case brought in the wrong division or district" if it is "in the interest of justice" to do so. If a district court denies such a transfer in its discretion, then the court must dismiss the suit. 28 U.S.C. § 1406(a). Transfer is generally preferred over dismissal where the plaintiff made an honest mistake as to where the suit could have been brought. <u>E.g.</u>, <u>Ali v. Carnegie Inst. of Washington</u>, 967 F. Supp. 2d 1367, 1391 (D. Or. 2013), aff'd, 684 F. App'x 985 (Fed. Cir. 2017). Dismissal is appropriate when the case was deliberately filed in the wrong court through forum shopping, <u>Wood</u>, 705 F.2d at 1523, or if it is clear the complaint could not be amended to state a cognizable claim, <u>see generally Lemon v. Kramer</u>, 270 F.Supp.3d 125, 140 (D. D.C. 2017).

Here, there is no indication plaintiff deliberately filed this case in the wrong court, and the court is unable to conclude there are no circumstances under which plaintiff can state a cognizable claim. The court will transfer this action to the Northern District of California pursuant to 28 U.S.C. § 1406(a). In transferring this action, this court expresses no opinion regarding the merits of plaintiff's complaint. Plaintiff is instructed to direct any further filings or inquiries related to this case to the United States District Court for the Northern District of California. Further documents filed in the Eastern District of California related to this case will be disregarded.

¹ Plaintiff's address of record is also in Napa County, California.

In accordance with the above, IT IS HEREBY ORDERED that: 1. This action, including the pending motion to proceed in forma pauperis, is TRANSFERRED to the United States District Court for the Northern District of California pursuant to 28 U.S.C. § 1406(a). 2. The Clerk of the Court shall close this case. Dated: May 24, 2025 UNITED STATES MAGISTRATE JUDGE 8, nguy25cv1409.ven